IRON HIGHWAYS.

Meetings of the Stockholders and Directors of the Indianapolis Rolling Mill.

Peculiar Financial Transactions-The Wages of Missouri Railroad Men -Mr. Fink's Appointment-

Other Items.

F. F. Givens has been appointed agent of the L. and N. at this point.

The project to build a line between Indianapolis and New Albany to compete with the J., M. and I. has been revived.

General Freight Agent McLeod, of the C., H. and D., will appear before the Indianapelis Committee of the East-bound pool to auswer to the charge of rate cutting.

There is a growing demand for "empries" on the various Indianapolis roads as the grain movement increases, and it is a noticeable fact that very few cars are sidetracked at the present time.

Had the railroads, in turning over a new leaf on January 1, firmly decided not to plot the clean white page with the record of the spotter, the man whom no one respects and whom the railroad management themselves consider a necessary nuisance, they would have been eternally blessed by conductors and the public generally.

W. H. Wharton, a veteran in the auditing department of the J., M. and I., who was transferred to the office of Superintendent McKenna when the former office was moved to Pittsburg, has been summoned to that city by telegraph to assist in placing the J., M. and I. branch of the consolidated office in smooth running order.

A general order has been issued by Superintendent Vandergrift, of the T., C. and St. L., abandoning from date all classes of trains between Frankfort and Toledo. All stations except county seats will also be closed. This throws out of employment thirty crews. The closing of the road is all owing to the fact that the bondholders failed to effect organization.

There are rumors afloat to the effect that William Dowd, formerly President of the Hannibal and St. Joe, will be tendered the Presidency of the Monon at the next annual was made General Manager of this road. Mr. Dowd is considered one of the most able railroad men in the country, and is eminently fitted to be at the head of this great rail-

Said a prominent shipper yesterday: "I don't remember the time when freight rates were so well maintained out of this city. had a large consignment of grain for the seaboard yesterday, and tried my best to send it out at cutrates, but all was of no avail. None of the roads would give me a special rate, so I had to let it go at full tariff. The shippers may be breaking rates at Peoria, Chicago and St. Louis, but they are not doing it at Indianapolis.'

A special to the Louisville Conrier-Journal from Knoxville, Tenn., says: News of Henry Fink's appointment as Receiver of the East Tennessee, Virginia and Georgia Railroad was received throughout the territory covered by this system with a feeling of great pleasure. In this city, especially, where the East Tennessee controls all lines centering here, there was a large amount of rejoicing among business men and the public generally. Had the plan of a receivership failed, the entire system would have passed into the hands of Seney's party, who control the Richmond and Danville system, almost destroying competition between Eastern cities and extreem Southwestern points, also shutting off Knozville's wholesale trade with the coast States. As Fink is the present General Manager of the road, no probability of a change in officials is anticipated.

The report of the Commissioner of Labor Statistics for Missouri shows that there are 19,486 railroad employes in that State, whose yearly earnings average as follows: General officers, \$4,524; assistant and division superintendents, \$2,400; civil engineers, \$1,884; master mechanics, \$3,000; masters of traceportation, road masters and bridge foremen, \$1,440; clerks, \$732; machinists, \$810; passenger conductors, \$1,056; freight conductors. \$1,080; passenger engineers, \$1,080; firemen, \$600; wipers, \$432; baggagemen, \$600; brakemen, \$684; station agents, not telegraph operators, \$684; station agents, also telegraph operators, \$684; telegraph operators, not station agents, \$660; carpenters, \$780; section foremen, \$507; section men, \$507; laborers, \$343,20; switchmen and watchmen, \$480; bridge tenders and named \$600. bridge tenders and pumpers, \$420, and other employes, \$592.

THE ROLLING MILL STOCKHOLDERS' MEETING, The annual meeting of the Indianapolis Rolling Mill was held yesterday, and the old Board of Directors was elected. The report of Secretary Morgan was submitted showing that the property of the rolling mill had depreciated in value during the past year, and that the company had lost money, the only source of income being from the foundry at the mill and from trackage. Income from these sources was about \$4,500. The loss from shrinkage and other causes during the year amounts to \$28,000. The company's read, the Bedford and Bloomfield, has earned during the year \$60,000. The road is in excellent condition, a considerable amount having been expended in repairs during the year just past.

Immediately after the adjournment of the stockholders a meeting of the directors was called and the following officers elected.

Aquilla Jones, President; S. W. Margan, Secretary and Euperintendent; J. Thomas, Treasper. Thedirectors then discussed the question of converting the rolling mill into a bar iron mill; also, the conversion of the steel rail mill into a steel bridge manufactory. It was estimated that it would take nearly \$100,000 to make the changes, and the Secretary and Treasurer were appointed a committee to report upon the advisability of making the changes. The board also recommended President Jones for the position of Postmaster at this point before it adjourned.

PECULIAR FINANCIAL TRANSACTION.

There has been considerable surprise at the announcement that the Southern Developmens Company would purchase the coupons of the first mortgage bonds of the Houston and Texas Railroad. This is a road controlled entirely in the Huntington interest, and according to the last annual report for the year 1883, its net earnings were more than 30 per cent. in excess of the amount necessary to meet the interest on all its obliga-tions, exclusive of the proceeds from the

and that the company has earned a surplus above its fixed charges.

The interest on the consolidated and the vember, was promptly paid, and naturally, the first mortgage bondholders were surprised at the offer, only two months later, to purchase the coupons on the first mortgage bonds amounting in all to \$9,672,000. The acquisition of these coupons by the Southern Development Company, which retains them uncanceled, necessarily makes this company, which is entirely controlled by the Huntington party, a creditor upon the same footing as holders of first mortgage bonds, but with interest much greater antagonistic

A number of bondholders who had presented their coupons and made the assignment in the form of a bill of sale to the Southern Development Company, returned the money and received their coupons back. No explanation was given either by the bankers or the company, and a meeting of the bondholders, for consultation, will be held at an early day. C. I. Hudson & Co. have been the leaders in the movement, and have already secured the support of a large number of bondholders.

COURT-HOUSE LOCALS.

The Gable Divorce Suit on Trial-An \$8,000 Suit Against the Bee Line Road-Other Notes.

The divorce suit of George Richardson vs. Nancy Richardson was dismissed in Room 1

yesterday. Judge Taylor has taken the case of Lewis E. Campbell vs. the I. and V. Road under

Judge Howe yesterday granted a divorce to Frank Converse from Alice Converse on proof of cruelty and abandonment,

Judge Walker yesterday tried the divorce suit of Melvina Jones vs. Charles Jones, and took it under advisement. The proof was failure to provide.

The divorce suit of David Gable vs. Mary Gable, is on trial in Room 2, with a host of witnesses to be heard. Gable filed suit for divorce, alleging a good deal of badness, and Mary filed a cross complaint, charging substantially the same things against her hus-

The argument in the Wright-Reveal contest case was concluded, yesterday, and the case was taken under advisement by the Commissioners. It will probably be decided to-day. One of the attorneys expressed meeting of the company. It is said that it it as his opinion that the case will be apwas at his suggestion that Mr. J. B. Carson pealed, the decision of the County Board pealed, the decision of the County Board | will free whisky and tobacco benefit? Not not likely to prove satisfactory to the side | the consumer, any more than the remission against whom it is given.

Daniel Feeley yesterday took a judgment in Room No. 2 against Alva P. May on a note for \$1,282 12. This was afterward set aside and the case transferred to Room No. 3, where it is now on trial before Judge Walter. In Room No. 2 also David D. Long | a bar. But this is Randell's scheme, in ortrok judgment against May for \$1,850.80, and Preston Rider and others against the same defendant for \$295,80. Both suits were on

J. A. Closser & Co. yesterday filed a complaint in four paragraphs with seven exhibits against the Bee Line Road, asking for judgment upon all the paragraphs of the complaint for \$8,000. The plaintiffs allege an oral contract with the road whereby it was to deliver grain for them in Philadelphia at the rate of sixteen and one-half cents per 100 weight, but plaintiffs were to pay twenty-one cents per 100, and afterward, upon presentation, were to be allowed a rebate of four and one-half cents. The amount of the repate claimed in the first paragraph is \$567; in the second, \$141.96; in the third, \$1,008, and in the fourth, \$3,240, making a total of \$4,956 96.

Local Courts.

SUPERIOR COURT. Room No. 1-Hon. N. B. Taylor, Judge. George Richardson vs. Nancy Richardson. Suit for divorce. Dismissed.

The Proenix Foundry Machine Works vs. Chauncy Butler. Suit on note. Dismissed. Lewis E. Campbell vs. the Indianapolis and Vincennes Railroad Company. Suit for damages. Taken under advisement. Albert Blum vs. Joseph Schwabacher et

al. Suit on account. On trial by jury. Room No. 2-Hon. D. W. Howe, Judge. Daniel Feeley vs. Alva P. May. Note. Judgment for \$1,282.12. David D. Long vs. Alva P. May. Note.

Judgment for \$1,850.80. Preston Rider et al. vs. Alva P. May. Note. Judgment for \$295.80. Anna G. Wilson vs. James Gneer et al. To quiet title, Under advisement. Mary P. Stewart vs. William H. English et al. To quiet title. Decree for plaintiff.

Frank Converse vs. Alice Converse. D vorce granted plaintiff. David Gable vs. Mary Gable. Divorce. O trial by the court.

Room No. 3.-Hon. L. C. Walker, Judge. Melvina Jones vs. Charles Jones. Suit for divorce. Tried and taken under advise-Daniel Feely vs. Alvin P. May. Suit on account. On trial by the court.

CRIMINAL COURT. Hon. Pierce Norton, Judge. State vs. Anson J. Gardner. Embezziement. On trial by jury.

Women's Department of the State Fair Association A meeting of the female department of

the State Agricultural Association was held yesterday in the rooms of the State Library. An interesting letter from Mrs. Sarah E. Franklin, of Anderson, was read on the fair work in that county. Mrs. Sasan D. Buell and Mrs. A. J. Cochran were elected mem bers. The following officers were elected for the ensuing year.

President-Mrs. A. M. Noe, Indianapolis. Vice President-Mrs. Dr. Shoptaugh, Pendleton. Secretary-Mrs. M. M. Finch, Indianapolis. Assistant Secretary-Miss Mary Heron, Indian-

Disbursing Committee-Mrs. Fannie Shideler, Mrs. L. Hawkins, Mrs. J. E. Cobb, and Mrs. C. F. Mount. County Vice Presidents—Mrs. A. F. Armstrong, Kokomo; Mrs. Sarah E. Franklin, Anderson; Mrs. William L. Flick, Lawrence; Mrs. L. D. Fitch, Oakland, Laporte County; Mrs. Pearl E. Lynn, Greenfield.

Mrs. Florence M. Adkinson was placed in nomination for the position of Secretary. but she declined to serve on account of other business engagements, she having acceptably filled the position heretofore. Mrs. Adkinson was complimented by one of the ladies in this organization, remarking that she might well be termed the mother of the Wo man's Department of the State Fair Associa-

Request for Prayer.

The Evangelical Alliance having appoint ed Friday as a day of prayer for the Unions, sales of land, of which the company had, in its original grant, 5,240,000 acres.

It is understood that the earnings of last from intemperance and the evils of the year have not fallen behind those of 1883, | opium traffic, we earnestly request that in

all the churches of Indiana special prayer be made for success in the efforts to save the children from such habits by legal instrucgeneral mortgage bonds, amounting to tion in the public schools as to the nature \$7,202,000, which fell due in October and No- and effects of alcoholic drinks, stimulants and narcotics upon the human system.

M. L. WELLS, Pres't. Ind. W. C. T. U. L. E. REED, State Sup't. Scientific Dep't.

Beal Estate Transfers. The following deeds were recorded Wednesday. January 7, as reported by Steeg & Bernhamer, abstract compilers, 12 and 15 Thorpe Block.

Mary W. Fultz and husband to Anna M. Hobbs et al., warranty deed to part of southwest quarter of southeast quarter, william C. Anderson and wife to Michael
F. Wall, quit claim deed to part of lot 26 in Drake & Mayhew's hest addition to the city of Indianapolls 29 21 Solomon Klipper and wife to Edward C. Hartman, warranty deed to lots 12 and 16 in Meey's addition to Castleton. 1,700 00

ohn W. Martin and wife to Andrew J. Tarlton, quit cialm deed to lot 25 in Bam-er's subdivision of Hutchings & Darwell's Brookside addition to the city of Indianapolis ... 200 00 James A. Roosevelt and wife to Marcus L. Brown, quit claim deed to part of lot 20, square 13 in Blake's subdivision of outlot 33 in the city of Indianapolis. John J. Carriger and wife to Hamilton 60 00

Bailie, warranty deed to lots 4 and 5 in Ames' subdivision of outlot 159 in tha city of Indianapolis

Conveyances, 6; consideration \$12,989 24

Robbed a Cripple. Thieves broke into the stand of Martin Gimmer, on the East Market, at an early hour yesterday morning and robbed it of all its contents, about \$100 worth in tobaccos, coffee, etc. This included the entire capital of Gimmer, and is a serious loss to him. He is a cripple, and with difficulty is able to get to his stand on crutches.

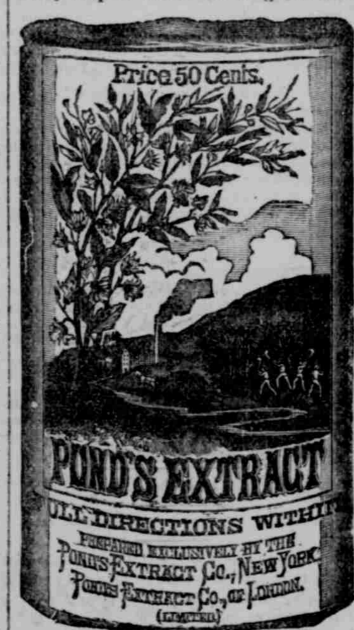
The Bandall Scheme.

[Indianapolis News.]

Some Washington speculation is busying itself with what Randall would do should he become Secretary of the Treasury. The great question in such an event would rather be, What would the people do? So far as Randall is concerned, he would rivet still tighter the chains of the tariff which even now is choking the life-blood of the country. In the face of tens and hundreds of thousands of it working men, idle simply because we have more products than we can consuite, and are shut in by the tariff from selling the surplus abroad; in the face of this suicidal condition, Randall is crying the remission of every cent of internal revenue tax. That sounds like a great alleviation, doesn't it? But what does it mean? It means simply the taking of the tax off whisky and tobacco. Now, whom of the tax on patent modicines has reduced the price thereof. It will simply put colostal fo.tunes within easy reach of the whisky and tobacco men, and to whatever small degree it might reduce the price to the consumer would be no saving; for both are articles to the purchase of which price never was der to raise all the Government revenue by a tariff, as he has specifically announced, and so still further fleece the country for the benefit of Pennsylvania's monopolists chiefly. If the workingmen of this country sabmit to such a programme as this they will deserve all the hardship that will come upon them from low wages, high living, little work or none at all. Randall and his school are the most dangerous enemies that this country has just now. For in him and them is the cause of high protection which was defeated at the polls, making its way to nower and attaining all under the name of Democracy and reform which it boldly claimed for itself. Will the people of this country ait quietly by and be robbed of their victory?

THIS GENUINE SOLD ONLY IN ECTTLES WITH BUFF WRAPPERS, SEE

THAT STRIP OVER CORE IS UNEROKEN. Our trade-mark around every bottle. In sickness Every Drop is Worth Its Weight in Gold!



It subdues and heals all kinds of Inflammation. CATARRH, COLDS, DIARRHEA, RHEUMATISM, NEURALGIA, has cured more cases than anything ever prescribed. DIPHTHERIA, SORE THROAT; use it promptly, delay is dangerous. PILES, BLIND, BLEEDING OR ITCHING ULGERS, OLD OR NEW WOUNDS, BRUISES, ULGERS, OLD OR NEW WOUNDS, BRUISES, BURNS, TOOTHACHE, EARACHE, SORE EYES, SCALDS, SPRAINS; the greatest known remedy. Controls HEMORRHAGES, FEMALE COMPLAINTS, BLEEDING Nose, Mouth, Stomach, Lungs, or from any cause, stopped as by a charm, it is called the WONDER OF HEALING. USED EX-TERNALLY AND INTERNALLY. We have an avalanche of testimoniais. Send for our book [Mailed Free]. It will tell you all about it. Free . It will tell you all about it. THE GENUINE WITH OUR DIRECTIONS. Prices 50c.

POND'S EXTRACT CO., 76 5th Ave. New York.

retarded growth or shrinkage overcome by a new method as unfailing as physical laws can be. Gives robust and hardy vigor and admirable physique by building up the hardy vigor and admirable physique by building up the wasted tissues and concentrating nourishment to weakest portions. Full sinearth, development, and functions given to every organ of the body. Effects shown within a day. No hief stimulant; permanent, pleasant, simple. Medical, mechanical and anatomical science combined. "We believe this mode of treatment the most successful known to the medical profess me."—Cin. Commercial Ganetic. "We add our endorsement."—Reflate Mer. Review. Above quackery or misrepresentation."—N. Y. House and Home. "Refer us to emiment physicians; all may satisfy themselves without cost."—N. Y. Dispoich. "An institution of true merit with an over-whelming array of pennine certificates."—New Orlean States. Write for our "Treatise for Men Only," giving explanation, references and proof. Mailed, scaled in plain explanation, references and proof. Mailed, scaled in plain envelope. Address.

ERIE MEDICAL CO., BUFFALO, N. Y.

TEST YOUR BAKING POWDER TO-DAY

Brands advertised as absolutely pure CONTAIN AMMONIA THE TEST Place a can top down on a hot stove until heated, the remove the cover and smell. A chemist will not be re-guired to detect the presence of ammonia.



DOES NOT CONTAIN AMMONIA. STS HEALTHFULNESS HAS NEVER BEEN QUESTIONED. In a million homes for a quarter of a century it has glood the consumers' reliable test,

THE TEST OF THE OVEN. PRICE BAKING POWDER CO., MAXERS OF The strongest, most delicious and natura ! flavor known, and

Dr. Price's Lupulin Yeast Gema For Light, Healthy Bread, The Best Dry Hop Yeast in the World.

FOR SALE BY GROCERS. ORICAGO. ST. LOUIS,



Used herbs in doctoring the family, and her simple remedies DID CURE in most cases. Without the use of herbs, medical science would be powerless; and yet the tendency of the times is to neglect the best of all remedies for those powerful medicines that seriously injure the system.



fully compounded from the formula of a regular Physician, who used this prescription largely in his private practice with great success. It is not a drink, but a medicine used by many physicians. It is invaluable for DYSPEPSIA, HIDNEY and LIVER COMPLAINTS, NERVOUS EXHAUSTION, WEAK-NESS, INDIGESTION, Second with NESS, INDIGESTION, &c.; and while curing will not hurt the system.

man of Safe Harbor, Pa., writes: "My son was completely prostrated by fever and ague. Quinine and barks did him no good. I then sent for Mishler's Herb Bitters and in a short time the poy was quite well." E. A. Schellentrager, Druggist, 717 St. Clair Street, Cleveland, O., writes:

Mr. C. J. Rhodes, a well-known from

"Your Bitters, I can say, and do say, are pre-scribed by some of the oldest and most prominent MISHLER HERB BITTERS CO., 525 Commerce St., Philadelphia.

Parker's Pleasant Worm Syrup Never Fails



to send me two more bottles immediately. I have been afflicted with it is the best of a great many remedies I have tried, and I can fully recommend it—E. Gill, Madison, O., Editor of

Ely's Cream Balm is a remedy founded on a correct diagnosis of this disease and can be depended upon. Cream Balm causes no pain. Gives relief at once. Cleanses the head. Causes healthy secretions. Abstes Inflammation. Prevents fresh colds. Heals the sores. Restores the sense of taste and smell. A thorough treatment will cure. Not a liquid or shuff. Applied into the nostrile. Soc. at druggists: 60c. by mail. Sample bottles by mail, 10c.

ELY BROTHERS Druggists, Owego, N. Y.

On AC DON CA. Box 247 CHICAGO ILL

CITY ADVERTISEMENTS.

Saie for Street Improvement.

By virtue of a certain precept to me directed by ne Mayor of the city of Indianapolis, Indiana,

and duly attested by the Clerk of said city, under the corporate seal of said city, I will on SATURDAY, JANUARY 31st, 1885.

Sell, at public auction at the City Court-room, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement and all costs, to-wit: Lot No. Seventy-three (73) in Ingram Fletcher's subdivision of Ingram Fletcher's addition to the city of Indianspolis, Marion County, Indians, owned by William G. Cook, Receiver, against which is assessed the sum of twenty-three dollars

and fifty-six cents (\$23.56) for street improvement, in favor of J. D. Hoss & Co., contractors.

ISAAC N. PATTIS JN, Indianapolis, Ind., January 8th, 1885.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the city of Indianapolis, Ind., and duly attested by the Clerk of said city, under the corporate seal of said city, I will on

SATURDAY, JANUARY 31st, 1885,

Sell at public auction, at the City Court Room, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described lot, or parcel of land, or so much thereof as may be neces-sary to satisfy the sum hereinafter named as as-sessed against such premises for street improvement and all costs, to wit:

Lot No. Three (3), in Francis' subdivision of A. E. Fletcher's Fourth addition in the city of Indi-snapolis, Marion County, Indiana, owned by John W. Dittemore, against which is assessed the sum of twenty-seven dollars and forty-four cents (\$27.44) for street improvement, in favor of J. D. Hoss & Co., contractors.

ISAAC N. PATTISON, Indianapolis, Ind., January 8th, 1885. CITY ADVERTISEMENTS.

STATE OF INDIANA, MARION CO. OFFICE OF THE CITY CLERK, } INDIANAPOLIS, January 5th, 1885. To Urish Day, Caroline Day his wife, John Day, Elizabeth McCoy, and Jane Green, heirs of George H. Day, deceased:
You are hereby notified that James C. Yohn,
William Hadley, Francis W. Hamilton, John L.
F. Steeg and August M. Kuhn, Commissioners duly appointed by the Judge of Civil Circuit Court of Marion County, Indiana, in accordance with the provisions of act of the General Assembly of the State of Indiana, entitled, "An act in relation to the laying out, opening, widening, altering and vacation of streets, alleys and highways, and for straightening or altering of water courses by the cities of this State, and providing for the appointment of Commissioners to assess benefits and damages, providing their duties, and the method of procedure, and providing for the collection of benefits, and payment of damages, and prescribing the duties of city officers in relation thereto, and providing remedies in such matters," approved and signed March 17th, 1875, and all amendments thereto, will meet in the office of the City Clerk, Room 6, basement Court House, in the City of Indianspolis, on Monday, the 9th day of February, A. D. 1885, at ten (10) o'clock a. m., for the purpose of appraising and assersing the damages and benefits (if there be any,) accruing to the owner or owners of the land or lots through which it is proposed to open an alley to connect the first alley west of California street running south from Indiana avenue, with the first alley west of California street, running north from North street, in outlot No. 160, in the City of Indianapolis.

The Common Council and Board of Aldermen of the said City of Indianapolis propose to open the above described alley to a width of twelve (12) feet, as provided for by a resolution now on file in the office of the City Clerk. By order of the Common Council and Board of

Witness my hand and the seal of the City of Indianapolis, this oth day of Janu-[SEAL] ary, 1885. GEO. T. BREUNIG, City Clerk.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolis, Indiana, and duly attested by the Clerk of said City, under the corporate seal of said City, I will on

SATURDAY, JANUARY 24th, 1885, Sell at public auction, at the !City Court Room, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street, improvement and all costs, to-wit:

Forty four (44) feet south side of lot number twenty-one (21), in square number three (3), in the Southeast addition, in the City of Indianapolis, Marion County, Indiana, owned by J. S. and E. A. Jordan, against which is assessed the sum of fifteen dollars and forty cents (\$15.40), for street improvement, in favor of James Mahoney, con-

ISAACN. PATTISON. City Treasurer. Indianapolis, Ind., January 1st, 1885.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the city of Indianapolis, Indiana, and duly attested by the Clerk of said city, under the corporate seal of said city, I will on

SATURDAY, JANUARY 24th, 1885,

Sell at public auction, at the City Court Room, between the hours of 10 o'clock a. m. and 4 o'clock p. m., of said day, the following described lot or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement and all costs, to-wit:

Lot No. sixty-seven (67) in Parker & Hanway's subdivision of A. E. and I Fletcher's Oak Hill addition in the city of Indianapolis, Marion County, (Indiana, owned by James D. Stevenson, against which is assessed the sum of eighteen dollars and seven cents (\$18,07) for street improvement, in favor of Jacob D. Hoss & Co., contractor, ISAAC N. PATTISON,

City Treasurer. Indianapolis, Ind., January 1st, 1885.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolis, Indiana, and duly attested by the Clerk of said city, under the corporate scal of said city, I will on

SATURDAY, JANUARY 24th, 1885, sell at public] auction, at the City Court Room between the hours of 10 o'clock a m. and 4 o'clock p. m., of said day, the following described lot, or parcel of land, or so much thereof as may be ne cessary to satisfy the sum hereinafter named as as-

sessed against such premises for street improve ment and all costs, to-wit: Nine (9) feet the south side of lot number fifteen (15), in Lowman's subdivision of outlot number one hundred and seventy-four (174), in the City of Indianapolis, Marion County. Indiana, owned by Nancy and Eliza E. Lowman. against which is assessed the sum of seven dollars and seventy-four cents (87.74) for street improvement, in favor of Richter & Twinsme, contractors.
ISAAC N. PATTISON,

Indianapolis, Ind, January 1st, 1885.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of Indianapolis, Ind., and duly at-tested by the Clerk of said city, under the corpor-

ate seal of said city, I will on

SATURDAY, JANUARY 31, 1885, sell, at public auction, at the City Court room, be-tween the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described lot, or parcel of land, or so much thereof as may be neces-sary to satisfy the sum hereinafter named as assessed against such premises for street improve-

ment and all costs, to wit: Lot No. fifty-eight (58) in Ingram Fletcher's sub-division of Ingram Fletcher's addition in the city of Indianapolis, Marion County, Indiana, owned by Citizens' National Bank, against which is assessed the sum of twenty-three dollars and fiftysix cents (\$23 56) for street improvement, in favor ISAAC N. PATTISON, City Treasurer.

Indianapolis, Ind., January 8, 1885, Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolis, Inciana, and duly attested by the Clerk of the said city, under the corporate seal of said city, I will on

SATURDAY, JANUARY Sist, 1885,

Sell at public auction, at the City Court Room, be tween the hours of 16 o'clock a. m. and 4 o'clock p. m., of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improve ment and all costs, to-wit:

Lot No. Twenty-one (2i), in square No. Twenty-six (26), in Levi Wright's subdivision of Johnson's heirs' addition in the city of Indianapolis, Marion County, Indiana, owned by Martha J. Davis, against which is assessed the sum of six dollars (\$6.00) for street improvement, in favor of Hanway & Cooper, contractors. ISAAC N. PATTISON,

Indianapolis, Ind., January 8th, 1885.

Sale for Street Improvement,

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolis, Ind., and duly attested by the Clerk of said city, under the cor-porate seal of said city, I will on

BATURDAY, JANUARY 31st, 1885,

Sell at Public Auction, at the City Court Room, between the hours of 10 o'clock a, m. and 4 o'clock p. m., of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improve-

ment and all costs, to-wit: Lot No. Thirty (30), in square No. Nineteen (19) in Edwards' subdivision in Johnson's heirs' addition in the City of Indianapolis, Marion County, Indiana, owned by John Herron, against which is assessed the sum of seven dollars and sixty cents (\$7.60) for street improvement, in layor of Hanway

& Cooper, contractors. IBAAC N. PATTISON, City Treasurer. Inglanspolis, Ind., Jaunery 8th, 1885.

CITY ADVERTISEMENTS.

Notice to Taxpayers.

Room No. 1, Lower Floor, Court House, Notice is hereby given that I have this day received from the City Clerk, under proper war-rent, the city tax duplicate of 1884, and that I am

prepared to receive the taxes thereon. The levy for 1884 for general purposes is eightyseven cents, for school and library twenty-two cents, for sewers ten cents, for sinking fund three cents, making a total of one dollar and twentytwo cents on each one hundred dollars valuation of taxable property; city poll tax, fifty cents.

A penalty of 10 per cent. attaches to all unpaid taxes after the third Monday in April next, the same being the 20th day of April, 1885, and interest at the rate of 6 per cent, on the whole sum un-

Delinquents for the year 1'83 are also notified that the delinquent list will be furnished the printer for publication Monday, January 5, 1885. To avoid the expense of advertising the taxes must be paid at once. If the deliuquent taxes are not paid by the second Monday in February next, the same being the 9th day of February 1885, the law requires that the property be sold,

for the taxes of 1884 and arrears.

Respectfully, ISAAC N. PATTISON,

Treasurer of the City of Indianapolis.
Indianapolis, Ind., Dec. 31, 1884.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of indianapolis, Indiana, and duly attested by the Clerk of said City, under the corporate seal of said City, I will on

SATURDAY, JANUARY 31st, 1885, Sell at Public Auction, at the City Court Room, between the hours of 16 o'clock a. m. and 4 o'clock p. m., of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for Street Improvement and all costs, to-wit:

Forty-four (44) feet the north side of Lot No. Twenty-two (23), in Square No. Three (3) in the Southesst addition in the city of Indianapolis, Marion County, Indiana, owned by Charles Mansfield and A Dearth, against which is assessed the sum of fifteen dollars and forty cents (\$15.40) for street improvement, in favor of James Ma-

honey, contractor. ISAAC N. PATTISON, City Treasurer. Indianapolis, Ind., January 8th. 1885.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the city of Indianapolis, Ind., and duly attested by the clerk of said city, under the corporate seal of said city, I will on

SATURDAY, JANUARY 31st, 1885,

Sell, at public auction, at the City Court Room, between the hours of 10 o'clock a.m. and 4 o'clock p. m., of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement and all cests, to wit: Lot No. Five (5) in Woods' subdivision in out-

lot No. six (6), west of White River, in the city of

Indianapolis, Marion County, Indiana, owned by

Christian Zimmerman, against which is assessed the sum of twenty-three dollars and eighty cents (\$23 80) for street improvement, in favor of Hanway & Cooper, contractors.

18AAC N. PATTISON,

Indianapolis, Ind., January 8th, 1885. Notice to Contractors.

OFFICE OF CITY CIVIL ENGINEER,) INDIANAPOLIS, January 7, 1885. Notice is hereby given that scaled proposals will be received by the Common Council of the City of Indianapolis, on Monday Evening, January

19, 1855, as follows, to-wit: No. 1. 1885 .- For the construction and erection of a combination bridge over the Canal, on Sixth street, according to plans and specifications on file in the office of the City Civil Engineer. No. 2.—For the construction and erection of a combination bridge over Pogue's Run, on Eddy street, according to plans and specifications on file in the office of the City Civil Engineer.

No. 3.—(S. O. 109, 1884). For the erection of lamp
posts, lamps and fixtures (complete to burn gas, ex-

cept the service pipes), on Michigan street between New Jersey and East streets. Work to be done according to plans and spe-cifications on file in the office of the City Civil Engineer, and to his entire satisfaction. The Common Council and Board of Aldermen recerve the right to reject any and all proposals for the above work. Price of bid must be written out in full and no crasures made.

S. H. SHEARER. City Civil Engineer. Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolia, Indiana, and duly attested by the Clerk of said City, under the corporate seal of said City, I will, on

SATURDAY, JANUARY 31st, 1885,

Sell at public auction, at the City Court Room, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described lot, or parcel of land, or so much thereof as may be nec-essary to satisfy the sum hereinafter named as assessed against such premises for street improvement and all costs, to-wit:

Lot No. Twenty-eight (28), in Square No Twenty-six (26) in Levi Wright's subdivision of John-

son's heirs' addition, in the City of Indianapolis, Marion County, Indiana, owned by Martha J. Davis, against which is assessed the sum of six dollars (\$6.00) for street improvement, in favor of Hanway & Cooper, contractors. ISAAC N. PATTISON, Indianapolis, Ind., January Sth., 1885.

Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolis, Indiana, and duly attested by the Clerk of said city, under the corporate seal of said city, I will on

SATURDAY, JANUARY 31, 1885,

sell at public auction, at the City Court Room, bep. m, of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinsfier named as tween the hours of 10 o clock M. assessed against such premises for street improvement and all costs, to-wit: Lot No. four (4), Koppen's resubdivision, in square No. twelve (12), in the southeast addition to the city of Indianapolis, Marion County, Indiana, owned by J. H. and S. R. Kappes, against which is assessed the sum of twelve dollars and thirty cents (\$12 30) for street improvement, in favor of Frederick Gansberg, contractor.

18AAC N. PATTISON,

City Treasurer.

Indianapolis, Ind., January 8, 1885. Sale for Street Improvement.

By virtue of a certain precept to me directed by the Mayor of the City of Indianapolis, Indiana, and duly attested by the Clerk of said city, under the corporate seal of said city, I will on

SATURDAY, JANUARY 24th, 1885,

Sell, at public auction, at the City Court Room, between the hours of 10 o'clock a. m. and 4 o'clock

between the hours of 10 o'clock a.m. and 4 o'clock p. m., of aid day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement and all costs, to-wit:

Lot No. sixty-eight (68) in Parker & Hanway's subdivision of A. E. and I. Fletcher's Oak Hill addition in the City of Indianapolis, Marion County, Indiana, owned by Herman N. Kunz, against which is assessed the sum of twenty five dollars and sixy cents (\$25.60) for street improvement, in favor of J. D. Hoss & Co., contractors. of J. D. Hoss & Co., contractors.

ISAAC N. PATTISON,

City Tressurer.

Indianapolis, Ind., January 1, 1885.

